## NOV 0 1 2006

67,108-015 Bi 29-18-2-5

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant:

Bi, et al.

Serial Number:

10/616,553

Filed:

07/10/2003

Group Art Unit:

2617

Examiner:

Cumming, William D.

Title:

METHOD OF SUPPORTING MULTIPLE SERVICE

LEVELS IN A WIRELESS DATA NETWORK

## REQUEST FOR RECONSIDERATION

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Dear Sir:

This is responsive to the Office Action mailed on August 2, 2006. Applicant respectfully requests reconsideration of this application.

There is no prima facie case of obviousness under 35 U.S.C. §103 because the proposed combination of Amin and Beeson, Jr., et al. cannot be made. For the same reason that the temporary identifier of the Skubic, et al. reference could not be combined with the Amin reference, the temporary user identification code that the Examiner proposes to take from the Beeson, Jr., et al. reference cannot be added to the Amin reference. The permanent identification storage in the Amin reference renders an additional temporary identification essentially useless because it would be redundant to the information that is already permanently stored in the Amin reference. Alternatively, if one were to substitute the temporary identification from any reference for that permanently stored in the Amin reference, that would be directly contrary to the teachings

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of the *Amin* reference. Under either scenario, there is no motivation for making the proposed combination and no *prima facie* case of obviousness.

Applicant believes that this case is in condition for allowance.

Respectfully submitted,

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Dated: November \_\_\_\_\_, 2006

## CERTIFICATE OF FACSIMILE

I hereby certify that this Request for Reconsideration relative to Application Serial No. 10/616,553, is being facsimile transmitted to the Patent and Trademark Office (Fax No. (571) 273)8300) on November \_\_\_\_\_\_\_, 2006.

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